

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/026,735	12/27/2001	Blair T. Mackiewich	A363 0019 GNM/bds	1957
720	7590 05/17/2006		EXAMINER	
OYEN, WIGGS, GREEN & MUTALA LLP 480 - THE STATION			DAVIS, CYNTHIA L	
	CORDOVA STREET		ART UNIT PAPER NUMBER	
VANCOUVER, BC V6B 1G1			2616	
CANADA			DATE MAILED: 05/17/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

			H-1
	Application No.	Applicant(s)	
	10/026,735	MACKIEWICH ET	AL.
Office Action Summary	Examiner	Art Unit	
	Cynthia L. Davis	2616	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	with the correspondence ac	Idress
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA. - Extensions of time may be available under the provisions of 37 CFR 1.11 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period versilure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MO c, cause the application to become	IICATION. A reply be timely filed DNTHS from the mailing date of this c ABANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on			
	 s action is non-final.		
3) Since this application is in condition for alloware closed in accordance with the practice under E	nce except for formal ma	• •	e merits is
Disposition of Claims			
4)⊠ Claim(s) <u>1-13</u> is/are pending in the application	0		
4a) Of the above claim(s) is/are withdraw			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-13</u> is/are rejected.		•	
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	r election requirement.	•	
Application Papers		•	
<u> </u>	٠.		
9) The specification is objected to by the Examine		. by the Eveniner	
10) The drawing(s) filed on is/are: a) acc			
Applicant may not request that any objection to the			ED 1 101/d)
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	·	• • •	, ,
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
1.☐ Certified copies of the priority document	s have been received		
2. Certified copies of the priority document		Application No	
3. Copies of the certified copies of the prior		• •	Stane
application from the International Bureau		·	Clage
* See the attached detailed Office action for a list		at received.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) \square Interview	Summary (PTO-413)	
2) Notice of References Cited (PTO-092) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	o(s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 10/26/2006.	5) Notice of 6) Other: _	Informal Patent Application (PTC	O-152)

Art Unit: 2616

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 1. Claims 1, 12, and 13 are rejected under 35 U.S.C. 102(e) as being anticipated by Besler.

Regarding claim 1, a method for routing data frames to a bridge port in a bridge device having a shared forwarding database, the method comprising: creating an entry in the shared forwarding database, the entry indicating that data addressed to an address should be source routed is disclosed in Besler, column 10, lines 14-16 (the switching table is the shared forwarding database). Receiving a data frame addressed to the address; determining that the data frame requires source routing based on the entry in the shared forwarding database is disclosed in column 10, lines 18-20 (when data is received for the destination later, it is routed along the virtual path of the source route, which is stored in the table). Reading source routing data from the data frame is disclosed in column 2, lines 48-50 (the source and destination address are source routing data). Identifying a port corresponding to the source routing data; and, sending

Art Unit: 2616

the data frame to the identified port is disclosed in column 3, lines 1-3 (an out-port is mapped for the virtual path).

Regarding claim 12, receiving data from the address; determining that data sent to the address requires source routing based on the entry in the shared forwarding database; and, not dynamically updating the entry in the shared forwarding database in response to determining that data sent to the address requires source routing column 10, lines 18-20 (when data is received for the destination later, it is routed along the virtual path of the source route, which is stored in the table; the VP is not changed upon the arrival of future data).

Regarding claim 13, a plurality of bridge ports is disclosed in Besler, column 3, lines 2-3 (there are multiple ports). A shared forwarding database is disclosed in column 3, lines 1-2 (the switching table, or connection database). The shared forwarding database comprising a plurality of first records, each first record associating an address with one of the bridge ports is disclosed in Besler, column 3, lines 1-3 (the switching table matches VP IDs to input and output ports). At least one second record, the second record associating an address with information indicating that data sent to the address of the second record requires source routing is disclosed in column 10, lines 10-20 (disclosing the switching table mapping connections to VP IDs); the bridge being configured to respond to receipt of data addressed to the address of the second record by: determining from the second record that the data requires source routing; reading source routing information from the data; and forward the data to one of the

Art Unit: 2616

bridge ports based upon the source routing information is disclosed in column 10, lines 10-20.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 2-3 and 8-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Besler in view of Dobbins.

Regarding claim 2, the data frame comprises a VLAN tag and reading source routing data from the data frame comprises reading the VLAN tag is missing from Besler. However, Dobbins discloses in column 6, lines 18-34, routing packets by a VLAN tag. It would have been obvious to one skilled in the art at the time of the invention to use VLAN tags to route the frames in the system of Besler. The motivation would be identify to which VLAN the packets belong (Dobbins, column 6, lines 23-25).

Regarding claims 3, each of the ports is associated with a port VLAN identifier is disclosed in Besler, column 6, lines 50-51. Identifying a port corresponding to the source routing data comprises identifying a port having a port VLAN identifier which is the same as a VID from the VLAN tag is missing from Besler. However, Dobbins discloses in column 6, lines 18-34, routing a packet out of a specific port based on a VLAN tag. It would have been obvious to one skilled in the art at the time of the

Art Unit: 2616

invention to use VLAN tags to route the frames in the system of Besler. The motivation would be identify to which VLAN the packets belong (Dobbins, column 6, lines 23-25).

Regarding claim 8, identifying a bridge port corresponding to the source routing data comprises identifying a bridge port having a port VLAN identifier equal to a VID specified in the VLAN tag is missing from Besler. However, Dobbins discloses in column 6, lines 18-34, tagging packets with a VLAN-ID and routing them to a port that matches the VLAN-ID. It would have been obvious to one skilled in the art at the time of the invention to use VLAN-IDs to route the frames in the system of Besler. The motivation would be identify to which VLAN the packets belong (Dobbins, column 6, lines 23-25).

Regarding claim 9, receiving data at the bridge port and tagging the data with a VLAN tag comprising a VID determined by the port VLAN identifier is missing from Besler is missing from Besler. However, Dobbins discloses in column 6, lines 18-34, tagging packets with a VLAN-ID and routing them to a port that matches the VLAN-ID. It would have been obvious to one skilled in the art at the time of the invention to use VLAN-IDs to route the frames in the system of Besler. The motivation would be identify to which VLAN the packets belong (Dobbins, column 6, lines 23-25).

Regarding claim 10, identifying a bridge port corresponding to the source routing data comprises identifying a bridge port having a port VLAN identifier corresponding to a VID specified in the VLAN tag according to a correspondence maintained in the bridge is missing from Besler. However, Dobbins discloses in column 6, lines 18-34, tagging packets with a VLAN-ID and routing them to a port that matches the VLAN-ID according

Art Unit: 2616

an association of ports to VLANs that is maintained in the bridge. It would have been obvious to one skilled in the art at the time of the invention to use VLAN-IDs to route the frames in the system of Besler. The motivation would be identify to which VLAN the packets belong (Dobbins, column 6, lines 23-25).

Regarding claim 11, receiving data at a bridge port and tagging the data with a VLAN tag comprising a VID equal to a port VLAN identifier associated with the bridge port according to the correspondence maintained in the bridge is missing from Besler. However, Dobbins discloses in column 6, lines 18-34, tagging packets with a VLAN-ID and routing them to a port that matches the VLAN-ID according an association of ports to VLANs that is maintained in the bridge. It would have been obvious to one skilled in the art at the time of the invention to use VLAN-IDs to route the frames in the system of Besler. The motivation would be identify to which VLAN the packets belong (Dobbins, column 6, lines 23-25).

3. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Besler in view of Ervin.

Regarding claim 4, the address comprises a MAC address of a device and determining that the data frame requires source routing comprises looking up the MAC address in the shared forwarding database is missing from Besler. However, Ervin discloses in figure 5 and column 7, lines 41-60 a system that looks up MAC addresses in a database to determine source routing. It would have been obvious to one skilled in the art at the time of the invention to use the MAC lookup of Ervin in the system of

Art Unit: 2616

Besler. The motivation would be to load balance the source routed connections (see Ervin, column 2, lines 60-63).

4. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Besler in view of Klaus.

Regarding claim 5, applying one or more inbound rules to the data frame before determining that the data frame requires source routing is missing from Besler. However, Klaus discloses in column 3, line 66-column 4, lines 24 a router that uses an inbound rule allowing source routed messages that is applied to all frames in the network before source routing needs to be applied. It would have been obvious to one skilled in the art at the time of the invention to apply inbound rules to incoming frames in the system of Besler. The motivation would be to prevent hacking (Klaus, column 3, lines 66-67).

5. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Besler in view of Klaus in further view of Weaver.

Regarding claim 6, applying one or more outbound rules to the data frame after identifying a port corresponding to the source routing data is missing from Besler. However, Weaver discloses in column 2, lines 28-29, using outbound traffic filters (or rules) in a network device. It would have been obvious to one skilled in the art at the time of the invention to use outbound rules in the system of Besler. The motivation would be to ensure timely delivery of critical data.

6. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Besler in view of Weaver.

Art Unit: 2616

Regarding claim 7, applying one or more outbound rules to the data frame after identifying a port corresponding to the source routing data is missing from Besler. However, Weaver discloses in column 2, lines 28-29, using outbound traffic filters (or rules) in a network device. It would have been obvious to one skilled in the art at the time of the invention to use outbound rules in the system of Besler. The motivation would be to ensure timely delivery of critical data.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cynthia L. Davis whose telephone number is (571) 272-3117. The examiner can normally be reached on 8:30 to 6, Monday to Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chau Nguyen can be reached on (571) 272-3126. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

5/10/2006

Chart 1. More

CHAU NGUYEN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600